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1 2 3	Timestamp	Incident	Cross- Legal Relevance Reference	е
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	0:05:26- 0:05:30 0:05:43- 0:05:51 0:07:52- 0:08:00 0:08:40- 0:08:45	Plaintiff enters vehicle; shirt, face, neck dry.  Plaintiff requests cameras on; Deputy Palamar refuses; Plaintiff cites Fordyce, Irizarry.  Five unanswered sergeant requests.  "Right in front of visitor center you can't take pictures?"	Establishes baseline for heat distress under <i>Kingsley v. Hendrickson</i> , 576 U.S. 389 (2015).  Violates First Amendment recording rights per <i>Fordyce v. Seattle</i> , 55 F.3d 436 (9th Cir. 1995); <i>Glik v. Cunniffe</i> , 655 F.3d 78 (1st Cir. 2011).  Denies procedural due process under <i>Mathews v. Eldridge</i> , 424 U.S. 319 (1976).  Supports First Amendment public forum rights per <i>Fordyce</i> .	
19 20 21 22 23 24 25 26 27 28	0:09:14- 0:09:20 0:10:28- 0:10:33	Window rolled up, door slams.	Initiates Eighth Amendment distress per  Hope v. Pelzer, 536 U.S. 730 (2002);  Estelle v. Gamble, 429 U.S. 97 (1976).  Constitutes inhumane confinement under  Hope; Youngberg v. Romeo, 457 U.S. 307 Exhibit C  (1982); NRS 200.481 (battery).	

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1 2 3	Timestamp	Incident	Legal Relevance	Cross-
4	0.10.40	((77)	Demonstrates deliberate indifference	
5	0:10:40-	"They're trying to hot box	under Kingsley; Wilson v. Seiter, 501	
6	0:10:45	me"; sweat spot grows.	U.S. 294 (1991); NRS 197.200	
7			(oppression).	
9	0:19:44-	No arrest notice; no	Violates Fourth Amendment (Devenpeck	
10	0:19:55	seatbelt as transport	v. Alford, 543 U.S. 146 (2004)); Eighth	
11		begins.	Amendment reckless disregard (Hope).	
12			Breaches Fifth Amendment (Miranda v.	
14	0:20:56–	Late Miranda; no	Arizona, 384 U.S. 436 (1966)); Fourth	
15	0:21:05	obstruction answer.	Amendment (Thompson v. Clark, 142 S.	
16			Ct. 1332 (2022)); NRS 200.460.	
17	0:21:35-	Neck wet, shirt soaked.	Confirms severe heat distress under	
19	0:21:40		Hope; Estelle; NRS 200.481 (battery).	
20	0:33:23-	Exits unseatbelted after	Demonstrates reckless endangerment	
21 22 23	0:33:30	transport at highway	under Kingsley; NRS 207.190 (coercion).	
24	·*************************************			

## Summary Judgment Purpose

PLEADING TITLE - 3

These **undisputed facts**—hotboxing admission (0:10:40), visible sweating progression (0:09:14–0:21:35), window closure (0:10:28), and no seatbelt risking injury at highway speeds (0:19:55–0:33:23)—violate **clearly established law** (*Fordyce*, *Hope*, *Devenpeck*), defeating **qualified immunity** (*Harlow v. Fitzgerald*, 457 U.S. 800 (1982)). Defendants' potential "necessity" defense fails against *Kingsley*'s **objective unreasonableness** standard.

## State Law Claims

This conduct also violates **Nevada law**, including **false imprisonment** (NRS 200.460), **battery** (NRS 200.481), **coercion** (NRS 207.190), and **oppression under color of law** (NRS 197.200), actionable under **28 U.S.C. § 1367**.

## Authentication

Per Fed. R. Evid. 901, I, Drew J. Ribar, declare under penalty of perjury that this footage accurately depicts my confinement on August 30, 2022.

Dated: March 27, 2025

/s/ Drew J. Ribar

Drew J. Ribar

| 3480 Pershing Ln, Washoe Valley, NV 89704

PLEADING TITLE - 4